

three brave firefighters—Tom Zbyszewski, Andrew Zajac, and Richard Wheeler—who were killed after their vehicle crashed near Twisp, Washington, leaving the men in the path of a raging fire.

Washington State has faced record forest fires this season. Nearly a million acres have burned. There has been a lot of loss, including the lives of these three men.

Tom, the youngest, at 20 years old, was a rising junior at Whitman College, who followed in his parents' footsteps and accepted the call to fight fires during the summer. How he and his colleagues died is really a testament to the type of men that they were—brave and generous, fiercely dedicated to protecting their home, and willing to put their lives at risk to protect it.

My prayers continue to be with their families and all those who have been impacted by these fires. We are eternally grateful for these young men and their service to our beloved State.

You are our heroes. Rest in peace.

□ 1315

JAMES ZADROGA 9/11 HEALTH AND COMPENSATION REAUTHORIZATION ACT

(Mr. DONOVAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. DONOVAN. Mr. Speaker, I rise today to call attention to the James Zadroga 9/11 Health and Compensation Reauthorization Act and to call attention to our duty to the heroes who have already sacrificed so much.

As Americans, we have pledged to never forget the terrible events of 9/11. As Americans, we have a duty to never forget those who risked their lives to save others. Well over 1,000 9/11 first responders have been diagnosed with cancer caused by their exposure to toxins at Ground Zero.

Because of the Zadroga Act, over 70,000 9/11 first responders and survivors around the country, including 6,000 in my district, are being monitored for cancer and other Ground Zero-related incidences. Over 7,600 are already receiving treatment.

Mr. Speaker, I ask that we honor our commitment to those brave men and women by permanently reauthorizing this important program.

IRAN NUCLEAR DEAL

The SPEAKER pro tempore (Mr. MACARTHUR). Under the Speaker's announced policy of January 6, 2015, the gentleman from Arizona (Mr. FRANKS) is recognized for 60 minutes as the designee of the majority leader.

Mr. FRANKS of Arizona. Mr. Speaker, coincidental to the message or the speech that I am about to give, I am reminded, as so many of you are, that this is September the 11th and 14 years

ago terrorists, in an evil, devastating act against our country designed to destroy us as a people, attacked the very fabric of the Nation and killed almost 3,000 innocent Americans.

I pray for their families, and I pray for those who loved those people and still feel the loss within their souls today.

Mr. Speaker, I also believe that one of the best ways we can honor the people who lost their lives that infamous day is to remember that the price of freedom has always been eternal vigilance.

We still face a world where jihad has designs on destroying this, the greatest and freest republic in the history of the world.

And in the name of those we have lost, in the name of those generations still to come, God help us to be vigilant people, as Americans.

Mr. Speaker, the blood, sacrifice, and noble principles of millions of gallant souls across America's history have made this Nation the unipolar superpower of the entire world. Our international policies now significantly impact the peace and security of the entire human family.

The very first responsibility of this Nation's government and especially its Commander in Chief is to protect America's national security. The only two ways we have to do that is to prevent any enemy or potential enemy from having the intent and capacity to do us harm. We must make sure that, if there is an enemy with the intent to do us harm, that they do not have the capacity to proceed.

The intent of the Islamic Republic of Iran has been crystal clear since they took and held 52 American hostages 444 days at the beginning of their radical revolution those 36 years now ago. They have ever since been waging war on America and their own neighbors.

But the only way the Iranian leaders can ever truly achieve their ultimate goal is to become a nuclear-armed nation.

Consequently, they have proceeded inexorably in that direction both secretly and openly and obviously for decades until America and the Western world came together with resolutions, sanctions, and warnings of military intervention to halt and dismantle this unspeakably dangerous threat. This pressure finally brought Iran to the negotiating table.

But now, instead of increasing and using that pressure, President Barack Obama has completely ignored the original commitment that the sanctions would only be dismantled when Iran's nuclear weapons program was dismantled.

The President blindly accepted whatever deal Iran put on the table and completely forgot who was at the other end of that table.

Mr. Obama then proceeded to capitulate on every redline and minimum requirement that both he and the United Nations had previously required.

The President has now squandered away every form of leverage we had against this theocratic radical regime, which has broken every promise it has ever made to us.

And what did we get in return, Mr. Speaker? We got an insane rope-a-dope, duplicitous, unverifiable, astonishingly unenforceable deal. We got a deal that legitimizes and empowers the most prolific state sponsor of terrorism in the world.

It obligates America to lift all sanctions, lift bans on Iran's imports of weapons and ballistic missile programs. It allows Iran a protected protocol to enrich uranium and research even more advanced centrifuges.

It gives them tens of billions of dollars with which they can continue to spread their terror and destabilizing expansionism throughout the world.

It allows them to continue their human rights abuses, including illegally holding American citizens hostage. And it allows them to keep their entire nuclear infrastructure.

All the while, the Supreme Leader and ultimate authority in Iran is publicly reaffirming his hatred toward the United States and publicly leading throngs of his supporters in shouting "Death to America" and "Death to Israel." Unbelievable.

Mr. Speaker, Bill Clinton made a far better deal than that, and the result was that the police state of North Korea proceeded to develop nuclear weapons only a few years later.

Some of our most loyal allies live under that nuclear threat to this day. Now this deal will place America and our vital ally, Israel, under that same nuclear threat tomorrow.

Mr. Speaker, the Iranian mullahs were intently listening when Barack Obama proclaimed before the United Nations that no nation has the right to pick and choose what nations have nuclear weapons. But I remind him that Iran is a nation that has threatened to destroy America and destroy Israel.

These same mullahs were watching as Barack Obama knowingly stood by and idly watched as thousands of innocent civilians in Iraq were either butchered, tortured, raped, beheaded, crucified, or burned alive by ISIS. They then knew they had nothing to fear from Barack Obama.

So the jihadist leaders of Iran came to the nuclear negotiating table with nothing and walked away with everything.

These are the same Iranian mullahs that openly bragged how their bounties and weapons have killed hundreds of American Marines and soldiers on the battlefield, shattering their families in an unbelievable way.

What will these leaders do if they have nuclear weapons? Inexplicably, instead of making sure they never get a nuclear weapon, Barack Obama's politically motivated peace-in-our-time capitulation empowers the most dangerous sponsor of terrorism on this Earth and places them on the path to obtain an entire nuclear arsenal.

Mr. Speaker, unless this Congress or the next President is able to stop this madness, Barack Obama will be on trajectory to be remembered as the father of the Iranian atomic bomb and the one who ultimately nuclearized the entire Middle East, and our children will start down a path that leads through the shadow of nuclear terrorism.

And whatever the costs there might have been to prevent Iran from gaining nuclear weapons will pale in comparison to the costs of dealing with a nuclear-armed Iran. We must not let that happen, Mr. Speaker.

Astonishingly, Democrat Senators are now arrogantly filibustering any attempt for the Senate to reject this inexpressibly dangerous deal.

It is time for the majority leader of the Senate to use the nuclear option in the Senate rules to bring this inexpressibly dangerous nuclear deal with Iran to the Senate floor and vote on and reject it as the treaty that it actually embodies under the Constitution of the United States. If Republicans do not use the nuclear option in our rules, Iran may some day use their nuclear option against our Nation.

It is September 11, Mr. Speaker. God help us to remember. For the sake of our children and future generations, God help this Congress to reject this treacherous deal and God help us all to focus on the unspeakable importance of the coming elections in America.

I yield back the balance of my time.

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed bills of the following titles in which the concurrence of the House is requested:

S. 1461. An act to provide for the extension of the enforcement instruction on supervision requirements for out-patient therapeutic services in critical access and small rural hospitals through 2015.

S. 1629. An act to revise certain authorities of the District of Columbia courts, the Court Services and Offender Supervision Agency for the District of Columbia, and the Public Defender Service for the District of Columbia, and for other purposes.

SENATE BILLS REFERRED

Bills of the Senate of the following titles were taken from the Speaker's table and, under the rule, referred as follows:

S. 1461. An act to provide for the extension of the enforcement instruction on supervision requirements for out-patient therapeutic services in critical access and small rural hospitals through 2015; to the Committee on Energy and Commerce; in addition to the Committee on Ways and Means for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

S. 1629. An act to revise certain authorities of the District of Columbia courts, the Court Services and Offender Supervision Agency for the District of Columbia, and the Public Defender Service for the District of Colum-

bia, and for other purposes; to the Committee on Ways and Means.

ADJOURNMENT

Mr. FRANKS of Arizona. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 1 o'clock and 27 minutes p.m.), under its previous order, the House adjourned until Tuesday, September 15, 2015, at 3 p.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

2692. A letter from the Associate Administrator, Agricultural Marketing Service, Department of Agriculture, transmitting the Department's final rule — Processed Raspberry Promotion, Research, and Information Order; Late Payment and Interest Charges on Past Due Assessments [Document No.: AMS-FV-14-0042] received August 28, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Agriculture.

2693. A letter from the Comptroller, Under Secretary, Department of Defense, transmitting a letter reporting a violation of the Antideficiency Act, as required by 31 U.S.C. 1351, Army case number 13-08; to the Committee on Appropriations.

2694. A letter from the Associate General Counsel for Legislation and Regulations, Department of Housing and Urban Development, transmitting the Department's final rule — Housing Choice Voucher Program: Streamlining the Portability Process [Docket No.: FR-5453-F-02] (RIN: 2577-AC86) received August 31, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Financial Services.

2695. A letter from the General Counsel, Pension Benefit Guaranty Corporation, transmitting the Corporation's final rule — Benefits Payable in Terminated Single-Employer Plans; Interest Assumptions for Paying Benefits received August 28, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Education and the Workforce.

2696. A letter from the Assistant Secretary for Communications and Information, Department of Commerce, transmitting the Department's third quarterly report from the National Telecommunications and Information Administration regarding the Internet Assigned Numbers Authority transition, pursuant to the Consolidated and Further Continuing Appropriations Act, 2015, Pub. L. 113-235; to the Committee on Energy and Commerce.

2697. A letter from the Assistant General Counsel for Legislation, Regulation and Energy Efficiency, Department of Energy, transmitting the Department's final rule — Administrative Requirements for Grants and Cooperative Agreements (RIN: 1991-AC02) received September 4, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

2698. A letter from the Assistant Secretary, Office of Energy Efficiency and Renewable Energy, Department of Energy, transmitting the Department's two Congressional Reports on Alternative Fuel Use by Federal Dual Fueled Vehicles. One report is for FY 2011 and 2012, and the second report is for FY 2013; to the Committee on Energy and Commerce.

2699. A letter from the Chief, Policy and Rules Division, Office of Engineering and Technology, Federal Communications Commission, transmitting the Commission's final rule — Amendment of Part 15 of the Commission's Rules for Unlicensed Operations in the Television Bands, Repurposed 600 MHz Band, 600 MHz Guard Bands and Duplex Gap, and Channel 37; Amendment of Part 74 of the Commission's Rules for Low Power Auxiliary Stations in the Repurposed 600 MHz band and 600MHz Duplex Gap [ET Docket No.: 14-165]; and Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions [GN Docket No.: 12-268] received August 28, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

2700. A letter from the Assistant Secretary for Export Administration, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Russian Sanctions: Addition to the Entity List to Prevent Violations of Russian Industry Sector Sanctions [Docket No.: 150610514-5514-01] (RIN: 0694-AG66) received August 28, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Foreign Affairs.

2701. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 15-083; to the Committee on Foreign Affairs.

2702. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 15-040; to the Committee on Foreign Affairs.

2703. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 15-057; to the Committee on Foreign Affairs.

2704. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 15-081; to the Committee on Foreign Affairs.

2705. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Sec. 36(c) of the Arms Export Control Act, Transmittal No.: DDTC 15-059; to the Committee on Foreign Affairs.

2706. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Secs. 36(c) and (d) of the Arms Export Control Act, Transmittal No.: DDTC 15-023; to the Committee on Foreign Affairs.

2707. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting a certification, pursuant to Secs. 36(c) and 36(d) of the Arms Export Control Act, Transmittal No.: DDTC 15-006; to the Committee on Foreign Affairs.

2708. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting six reports pursuant to the Federal Vacancies Reform Act of 1998, Pub. L. 105-277, 5 U.S.C. 3345-3349d; to the Committee on Oversight and Government Reform.

2709. A letter from the Auditor, District of Columbia Auditor, transmitting a report entitled, "District of Columbia Agencies' Compliance with Fiscal Year 2015 Small Business Enterprise Expenditure Goals through the 3rd Quarter of Fiscal Year 2015"; to the Committee on Oversight and Government Reform.